

In the Southern  
District of Texas Federal  
Houston Tx

United States Courts  
Southern District of Texas  
FILED

FEB 24 2020

David J. Bradley, Clerk of Court

Brody Herr

v

Lorie Davis

civil action - H -  
02594

Suit for Dispensation  
Details of Pertaining  
a Pardon

Here come Brody Herr Prose, Litigant

## Declaration of Fact

In 2018 President Trump on action:

Civil action - H-02594 to give a  
conditional Pardon on Record To Brody  
Wayne Herr  
or 31

In 2018 Docket entry # 30 Dispensation  
did in fact give a without prejudice Declaration  
To a motion of Time Bar as agreed to  
to receive Presidential pardon in full on  
Record in 2018 criminal action 4:17-cv-~~02594~~  
02594

And civil action: Civil action - H-02594

On January 9 of 2019 action became  
with Prejudice as Time barred as agreed  
By conditional Pardon From President Trump  
PZ

In same action Case 4:17-cv-02594 and  
Civil action-H-02594 on docket entry #  
32

#41  
 • Docket entry ~~1682~~ on 1/31/20 Notice #  
20200131-66 stated as Recaracted  
 that a pardon did in fact exist But that  
 a Bench warrant was unwarranted to  
 To Receive "His pardon" Pertaining to my  
 pardon on a motion for Bench warrant  
 to Washington D.C.

• Dispensation is warranted in the 1st  
District of Washington D.C. Supreme Court  
 To Justify Request of information on  
 how to Receive said pardon

In accordance with the Freedom of Information Act of 2000 and <sup>Section</sup> ~~the~~ 6nd 14

AdDPQ the conditions of a pardon prior too and after the fact are placed on a Public Record in Parte

Brody Herr It was stated that if ~~prosecuting~~

Be Released from prison spend 6 weeks free and then the pardon would be supplied I have been Released from prison 4 ~~times~~ <sup>Reasons</sup> and because of actions outside of my control been placed back in prison

I ~~was~~ was because a nurse held me at gun point smuggled me in to Jester 4 because she was told I escaped I was because of a misunderstanding or

To Where I was to go when Released  
 my paper said 1 address and a name  
 was supplied so I went to the place where  
 the name stated I go to Her last know  
 address which I assumed that she lived <sup>(my wife)</sup>  
 I was Because <sup>Melissa Black</sup> my family thought I was  
 lost and needed to go to a different place  
 Because the possibility of 2 different  
 declared addresses existed

I sued the Federal court for and  
 was awarded and never received  
 of one <sup>Melissa Dianne Herr</sup> (maiden) Black  
 my father's address in Hempstead  
 at Larry Herr  
 24539 Joseph Rd  
 Waller Tx 77445

I was Because I went to the correct location  
 and a cop showed up took me to court

Because I was supposed to be released on  
 a specific day detained in prison longer  
 at the walls had been out of prison less  
 than 3 days told to report to the sheriff's  
 Department within 7 days had been sitting  
 on my porch for 4 hours and because of  
 this misunderstanding because I had to walk  
 most of the way to my house and was well  
 within my rights, forced to sign a contract  
 to an interment date to be released  
 from prison was returned to prison, as  
 an incompetent understanding of the facts of my  
 legal right and received a new charge  
 of failure to register which was to  
 detain me illegally  
 I have been approved for Diplomatic  
 Immunity prior to each episode  
 Reasonable Perceived

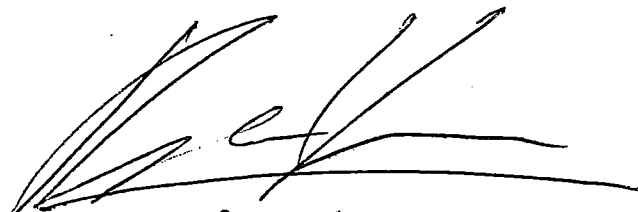
- The Conditions of my Pardon are too stringent and too strict a 6 week Time lapse is too long of a Time to wait Because Institutions are not on the same page
- Stated on Record in 2018 President Trump stated that I need to Remain case free not trust any Body to Recieve my Pardon "I have -
- He also stated since it was His 1st sax pardon He wanted to make sure it was done properly He would write it up and make it happen
- I have been 2 years and Had 1 case <sup>total</sup> major and minor
- in these 2 years stood down on every occasion and not instigated a single Fight or altercation But have been Beat almost 15 Time in attempt to Recieve this stipulation of the pardon and Been incapable of Defending myself

• The Record was Redacted to ensure  
Privacy to all parties

• President Trump Did in fact state

that If I wanted on Record Details  
for Said Pardon He would supply them  
1 time

• I have not Received Details of said Pardon



Brock Her

In the Southern  
District of Texas  
Houston Division Federal

Brody Her

V

Lorie Davis

of

Civil action - H-  
02594

Motion for exoneration  
of failure to Register

Here come Brody Her Pro-se citizen  
to be hear and Hamble asks for  
Government n.f.m. fine - 010

Pederation of facts, prior, and Pertaining  
To case Run concurrent in the t55 Distric  
Of Walker Tx and contract of Plea  
concurrent with federal cause 4:17-cv  
-02594 and civil action - 17-02594,  
Diplomatic Immunity Recieved in September  
10 of 2018 + Eparte Brady Herr  
make Detainment of this nature Illegal  
and unconstitutional and Because of pending  
pardon was tricked by county officials  
to sign contract without Full explanation of  
Legal Rights prior to signing contract It  
is my wish and desire to Be free From  
Prison and have my Record expunged  
with exoneration of charge in accordance with  
Jackson v Virginia so these Charges can be  
P 11

seen forth as one and judgment can be "Blanketted"  
 on all Declarations of illegal dispensation  
 If Time is Being served "concurrently" on both  
 Charges, Because of suit civil action - HO2594  
 Registration in this nature is illegal to expect  
 of me and fall on Record of continuous  
 nature in 2018 the 1st District and in  
Ex parte Brody Herr It was Declared that  
Brody Wayne Herr 463-73-0344 was not  
 Required to Register as a sex offender  
 Because of innocence and expected Fall presidential  
 pardon Because of a mix in communication  
 He was charged on Record and Black mailed  
 By Judge to in ~~Quote~~ He said I would  
 Be charged with other ~~QED~~ crimes or  
 He would stack my time if I did not sign  
 plea and would not <sup>Here my Pleas that</sup>  
 p 212

I had Diplomatic Immunity which is  
 on a central Data Base for all Judges to  
 see an open plea was signed and  
 dispensation was filed. It is the belief  
 of me and my top full Administration  
 of the facts that I have proven that  
 the county tried to suppress a Presidential  
order to allow me to receive such pardon  
 by requiring me to employ strict adherence  
 to presidential contract of a plea agreement  
 between Barrack Obama and Brody Wayne then  
 signed in October or November of 2013  
 this contract was seen as too strict and  
 and constitutionally unviable By the 1st District  
of the Supreme Court on Record in 2018

In accordance with the Declarations signed By  
 the Supreme Court it was ordered that any time  
 a question was placed upon me as to a mental  
 nature of legal dispensation arose on Brad W. H.  
 He was to be referred to a mental Hospital  
 Not a TDCJ Facility on Record as to the  
 word of all in attendance including Donald  
S. Trump The Judge of the 155th District  
 Did in fact state on Record and moved to  
 strike off Record the fact that on a continual  
 Basis He would pursue my Permanent Placement  
 incarcerated for crime a higher court exonerate  
 me on By keeping me detained in a mental  
 Hospital to supersede afore mentioned Presidential  
Order of leaving me alone and Declaration  
Of Diplomatic Immunity would be fore gone

and over Rode In saying so I was  
Black mailed into accepting a contract  
 to Return to prison and am Requesting  
 an immediate Release upon my on Freedom  
 I am also Requesting to know when  
 my contract I u? on this open Plea  
 Since it was an indeterminate date upon the  
 future: Judge stienhauer of the 155th District  
 State fall and on the Record that he would  
 not Be ob sective party in my case  
 and would Pursue Illegal Detainment upon  
 me for so much as a class C misdemeanor, Refuse  
 Bond on all, and Hassle Pursue and stalk  
 me till I was permanently detained in a  
 Penal institute for all and every future  
 infraction of the law that the declarations of

Suit against the Federal courts Civil action  
-H-02594 For my winnings and use  
Tax Revenue to Purposely Deplete  
my ~~winning~~ winning on the Record in June of 2011  
and when the occasion arose that the  
county Refused to do His "Bidding" He  
would move counties and start over Deplete  
all Funds from Budgets to place me  
in Jail because I "Fucked" His wife,  
One good time (after He gave me permission  
to I did so because He said He was  
sterile and He said He wanted to Raise  
an Intelligent child and knew I would  
give him one) not on Record He compiled

I did not Rope Her she ask me too It is  
my opinion and my Prayer to the courts  
to see Mr Stienhanser as a sociopath  
Power Hungry and incapable of being objective  
in 10 counts of my declared Innocence  
where he and Judge mccaig in Tonder  
Presided over my case as follows I call  
into question Judge Hargrave of precinct  
2 in Fieldstone Tx or Waller Tx where  
I provided evidence in suit for Immediate  
Release and declarations of innocence  
After Being incarcerated by this team  
of Judges that have placed hundreds  
of Detained people on @ illegal contracts  
to come Back to prison as "consultants"  
or at least Day 17

that is the version that we were given to  
 Return an plea to a guilty or nolo Contendere  
 declaration and would be compensated by  
FDCJ and the county that we were  
 not given in Perom Pence evidence  
 was given to the first district of  
Washington D.C. in 2018 and class  
A suit was Declared dispensation was  
 Pos Poned Pending Investigation now that  
 these men and women trying to "Bdster"  
 #s in Sails for enBellement of federal  
 Funds to pocket them selves without  
 notice of the federal government or Perom Pence  
 Dm 18

are close to being caught they are  
 trying to tie loose ends the inmates  
 I represent as a Bar associated  
 attorney with a nation Bar card  
 and 58 different Doctorates from  
 Oxford and an expert opinion in  
 Declared By US government am Declaring  
 that the men and women of Walter  
 are victims of ~~corrupt~~ law making  
 By the 155th district 1 Judge McCoy  
 2 Judge Stenthauser 3rd District  
 Attorney and Prosecutor at a term  
 in 2005 Mr Calvin Garvie Attorney

Because contracts were drafted signed  
 and put forth to administer a dispensation  
 Declared unconstitutional to offenders starting  
 with a case study I illegally founded  
 and funded by federal courts on a  
 corrupt basis the corrupt study was  
 based on a contract read and signed  
 by me in 2004 between me and  
 the 5th District to end 15 years later  
 in 2019 based upon a psychiatric  
 pursuit to understand ~~the~~ ~~the~~ the mind  
 and delusional thought processes the  
 study itself was not seen as  
 corrupt But the nature of form

of 15 years without fore funds  
 Present funds was Waller County  
 and the 155th district were not  
 privy to knowledge of this study  
 I was considered a double blind study  
 and served as a proxy by me to act  
 as a serving MP & FB agent #5  
 not present Brody Herr 463-73-0344  
 to plug a leak in federal expenditure  
 that I saw as back alley judge deals  
 by the people named afore and fore  
 mentioned evidence given on record in  
the 1st District in 2018 connected to  
 29-1

Case # 4:17-CV-02594 in declaration  
of my Innocence of all charges  
my Declaration of the Innocence  
of my Clients in this suit from  
this and similar studies declared by  
the 5th district in 2004-2006

## Declaration of Fact

§ Similar motion was Issued and  
Denied as Pockett # 39 or 40  
Because Investigation did not occur  
yet and it was Requested that we wait  
till it was Proven as a party to  
a Presidential pardon

• President Trump Declared that he would not Reach a pardon for all parties

• It was Proven that on a ~~case~~ case Basis that personally Mine was Declared and approved on Record in your Records

• It was Declared that federal Judge Stienthouser was on Federal ~~Charges~~ Charges of Embezzlement of Funds

• I personally have Received compensation in legal Fees for Class Suit Type

• I Received personal Inheritance Funds and monetary value from Suit on a personal basis from lost property and stolen Funds in 2018 and compensation for services rendered to TDCX

In a monetary value Disclosed and  
Redacted By Federal court also I was  
declared that these propertys lands  
titles and Trusts were mine and  
un alienable to be Retrieved by Tax  
Seizure or any other method of dispersal  
By the State or Federal government  
Redacted and not Redacted from the  
Record in 2018

A handwritten signature consisting of stylized, overlapping loops and a long horizontal stroke extending to the right.

In the southern district  
Of Texas Houston division

The Defendant  
OF TDCJ  
Inmates  
V

Ken Paxton  
and Lorie Davis  
President Donald Trump

In Reference  
to Cause #  
4:17-CV-02594  
Civil action-H-02594  
Cause any and all  
Victims  
To Be Rendered  
By 1st District  
from the state of TX  
in (TDCJ) Texas Dep  
of Criminal  
Justice

Suit of Conditional  
pardon

Here comes Brad When to the Hand but

As condition Declared to Pardon  
When need arises for Crisis Intervention  
3. Offender should be placed in mental  
Hospital on a case basis in Declaration  
of mental health to be Released when  
Crisis Intervention is set in Definition  
"Offender" starts his process from the  
free world enters Hospital setting  
for no longer than 6 months to be Reviewed  
By current mental health standards  
As condition when Jail would be a  
pertinent or optional setting offender  
would be transported to mental facility  
with a "Delusional mind" diagnosis after  
a mandatory assessment of mental health  
"Delusional mind" diagnoses can be  
In 1. "Delusional mind" can be

- ~~A~~ condition; Mental Health Provider Hold Right to detain or Release offender on parole & not to exceed criminal obligation with funds to be paid in same value to the same place
- AS condition; When Parole Revocation Occurs offender Returns to mental Health facility
- A condition; the board of Revocation of Parole and Judge must not pre-judge offender because of mental Health value and must allow for a more lax congruent ladder to achieve actual Diabolical freedom from mental stress and "curing" of Psychiatric Problem

As condition; by partition of all parties  
 save offender lestude of monetary  
 gain Triple psychiatric cannot be  
 employed because of stressfull tortuous  
 nature of program found in study  
 of the 5th circuit by Delusional minds  
 If found to be employed gain will be  
 employed to protect mental property by  
 federal government

As condition; participants will be immediately  
 released upon full exoneration of record  
 and expungent of crimes with a central  
 data base of mental health records to be  
 administered by the federal government

• As condition; all 10 of the offenders  
Bill of Rights Rights are Returned without  
Restriction by federal government State  
Government or County officials non exorbitant  
• As condition; Monetary Gain will be  
awarded for Detainment period \$120,000  
a year for Participants in the study Plus  
an additional \$20,000 dollars a year for  
Detainment in a penal setting to include  
Time in Freedom on a basis that participants  
couldn't procure employment and an addition  
Flat time street time good time and work  
Time annual accrual of 80,000 a year  
and ~~and~~ additional \$120,000 a year  
for protection of mental property because  
of employment of triple psychology by  
federal court employees of the FBI district

• As condition; members are placed in care of MHMR and a Hospice nurse is assigned when released to home setting with family to be funded by By State and Federal Revenue through MHMR

• As condition; Penal Perceptions are not recognized By state or Federal civil or misdemeanor causes save for Clause A; to award in future as life in <sup>ward</sup> <sup>ment</sup>

— Clause A premeditated Murder

Serial murder

Serial Rape as clause

B; ~~exempts~~ by P ~~exempts~~

— Clause B Hauser v Gonzalez combined for

and forth in ex parte

Actual Rape

not pertaining to clause A or B

But Performed as Forced sexual contact of  
a non consensual Basis proven in a court  
of law

As condition; M HMR has to "Keep" and not  
"Drop" care and provide ment of clients  
of a mentally restricted nature

In the Federal District  
Of Tx Houston Division

Brady Herr

v

President

Donald J Trump  
and listed parties

Suit of Fall  
unconditional pardon

Here comes Brady Herr Poose litigant  
Full of Bar on a national card

(new and unnumbered issued on Record  
 But never tried or used till today  
 in 2018) (Pertaining to alternate suit  
 to clear Record on Research)

I hear by do place in suit, Suite  
President Donald J Trump the 5th  
District 1st district and the United States  
of America Texas Ken Paxton Lorie  
Davis and the Directors of (TDCJ)  
Texas Department of Criminal Justice  
For the totality of my winning a permanent  
address in the free world a day to be  
heard on a Certificate of Appealability  
Exoneration of Total Record monetary gain  
for Harassment

Immediate Release access to Recourses  
Including money on my Boat for the remainder of  
my life in the future and provisions to safe  
Inviroment for my Bite at the apple

Declaration of fact: I am currently  
Indigent and do not have access to  
Funds and winnings and at gun point  
was smuggled Back on to this prison  
I described all in this packet of information  
God damn if I won IF that don't  
Take the cake (of Section noticed and  
Redirected)

Paid for by TDCJ into falls pack

Certificate of service  
I, Lere By do declare this  
was placed in the prison mail  
service on 2/12/20

In the Southern  
District of Texas  
Houston Division

Brody Herr 1896281

V

Lorie Davis

4:17-CV-02594

Civil action - H-02594

Suit For double portion  
sandwiches "Hypo"

Here comes Brody Herr pro se litigant in the following Ex parte  
Be heard of non-supplication of a plea agreement  
By the party of the state as follows to a presidential  
contract signed in a plea between Barrack Obama and  
Brody Herr to be administered by the state Ex parte  
Brody Herr

• points ~~are~~ non effective

- double portion sandwiches are not administered
  - full spend paid for by the state is not administered
  - I have no property I has all been confiscated
  - I am not allowed legal supplies
  - I was placed in a cell previously and moved now  
with a man that tried to rape me
- declaration of facts non contested by the follow

Return of a grievance # 2020050539 Rec 12/16/19  
grievance code 500 Investigator ID I1148 extension

Certificate of Service I Here by do  
declare that a Full and True copy  
was sent to 1 destination because  
of the fact that I'm only allowed to  
send one letter a week legal

On 2/13/20

  
Brody Kerr

I-127-Front (Revised 11-2010) YOUR SIGNATURE IS REQUIRED ON BACK OF THIS FORM (OVER)

State your grievance in the space provided. Please state who, what, when, where and the disciplinary case number if appropriate.  
On the first and date of 11/12/19 at  
Break fast room the officers did not  
Bring me my double portion Hy po  
Sandwich I have fought 13+ times and  
still no change FEB 1 2 2020

What action was taken?

What was their response?

Who did you talk to (name, title)?

You must try to resolve your problem with a staff member before you submit a formal complaint. The only exception is when

appealing the results of a disciplinary hearing.

To go Higher up to another claim  
To write a grievance FEB 1 2 2020

When?

11/12/19



Texas Department of Criminal Justice

03-13

STEP 1

OFFENDER

RECEIVED AS ORIGINAL

FD-302 # 1816251

Housing Assignment: 54

Unit where incident occurred: 54

Offender Name: 54

Grievance #:

Date Received:

Date Due:

Grievance Code:

Investigator ID #:

Extension Date:

Date Retd to Offender:

OFFICE USE ONLY

2020050539  
DEC 1 6 2019  
01-25-2020  
500  
1148  
03-05-2020  
FEB 1 2 2020

Appendix B

127 Back (Revised 11-2010)

<b>OFFICE USE ONLY</b>	
Initial Submission	UGI Initials: _____
Grievance #:	_____
Screening Criteria Used:	_____
Date Recd from Offender:	_____
Date Returned to Offender:	_____
2 <sup>nd</sup> Submission	UGI Initials: _____
Grievance #:	_____
Screening Criteria Used:	_____
Date Recd from Offender:	_____
Date Returned to Offender:	_____
3 <sup>rd</sup> Submission	UGI Initials: _____
Grievance #:	_____
Screening Criteria Used:	_____
Date Recd from Offender:	_____
Date Returned to Offender:	_____

GI Printed Name/Signature: \_\_\_\_\_

Application of the screening criteria for this grievance is not expected to adversely affect the offender's health.

Medical Signature Authority: \_\_\_\_\_

1. Grievable time period has expired.  
2. Submission in excess of 1 every 7 days. \*  
3. Originals not submitted. \*  
4. Inappropriate/Excessive attachments. \*  
5. No documented attempt at informal resolution. \*  
6. No requested relief is stated. \*  
7. Malicious use of vulgar, indecent, or physically threatening language. \*  
8. The issue presented is not grievable.  
9. Redundant, Refer to grievance # \_\_\_\_\_  
10. Illegible/Incomprehensible. \*  
11. Inappropriate. \*

Returned because: \*Resubmit this form when the corrections are made.

If you are dissatisfied with the Step 1 response, you may submit a Step 2 (I-128) to the Unit Grievance Investigator within 15 days from the date of the Step 1 response. State the reason for appeal on the Step 2 Form.

Signature Authority: *[Signature]*  
Date: 2-12-2020

Your grievance has been investigated and there was no evidence to substantiate your allegations. This investigation disclosed that you are not on the Unit's Hypercaloric Diet list. No further action warranted in this matter.

Action Requested to resolve your Complaint: *To receive my grandchildren*  
Offender Signature: *[Signature]*  
Grievance Response: *[Signature]*  
Date: 11/12/19  
FEB 12 2020  
ACCEPT AS FINAL

Bradley 1896281  
Tosky  
4 Sister Rd  
Raymond Tx 77806

Legal mail

Return Service  
Requested



Federal Courts Judge masonie  
C/District Clerk C/1st District  
515 Rusk St  
Houston Tx ~~77002~~  
77002

United States Courts  
Southern District of Texas  
FILED  
FEB 24 2020  
David J. Bradley, Clerk of Court